

**Renée E. Rothauge**, OSB #903712  
RenéeRothauge@markowitzherbold.com  
MARKOWITZ HERBOLD PC  
Suite 3000, Pacwest Center  
1211 SW Fifth Avenue  
Portland, OR 97204-3730  
Telephone: (503) 295-3085  
Fax: (503) 323-9105

**Michael J. Summersgill** (*pro hac vice*)  
**Jordan L. Hirsch** (*pro hac vice*)  
**Sean K. Thompson** (*pro hac vice*)  
WILMER HALE LLP  
60 State Street  
Boston, MA 02109  
(617) 526-6000

**Grant K. Rowan** (*pro hac vice*)  
WILMER HALE LLP  
1875 Pennsylvania Avenue, NW  
Washington, DC 20006  
(202) 663-6000

**Arthur W. Coville** (*pro hac vice*)  
WILMER HALE LLP  
950 Page Mill Road  
Palo Alto, CA 94304  
(650) 663-6000

*Attorneys for Defendant Intel Corporation*

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF OREGON  
PORTLAND DIVISION**

**MEMORY INTEGRITY, LLC,**

**Case No.: 3:15-cv-00262-SI**

Plaintiff,

v.

**INTEL CORPORATION,**

**UNOPPOSED MOTION TO REMOVE  
DELAWARE COUNSEL FROM THE  
CASE**

Defendant.

**CERTIFICATE OF COMPLIANCE WITH L.R. 7-1**

Pursuant to L.R. 7-1 counsel for Intel Corporation certify that they made a good faith effort to confer with plaintiff's counsel, and plaintiff joins in this motion.

**MOTION**

Pursuant to L.R. 83-8, L.R. 83-9 and this Court's inherent power to manage its docket, the parties move to remove Delaware local counsel from this case for all purposes.

**BACKGROUND**

This case was transferred to this Court from the District of Delaware on February 13, 2015. Local counsel for both Memory Integrity LLC and Intel Corporation made appearances for their respective clients in the District of Oregon. Delaware local counsel are Richard C. Weinblatt and Stamatios Stamoulis of Stamoulis & Weinblatt LLC, on behalf of Memory Integrity, and Jack B. Blumenfeld and Paul Saindon of Morris, Nichols, Arsh & Tunnell, on behalf of Intel. Neither Delaware firm has made or will make an appearance in the District of Oregon. Therefore, they should be removed as attorneys of record and from the ECF service list and any other required notifications for this case. Currently the parties are required to serve the Delaware firms with the discovery and pleadings being exchanged and/or served. The parties and the Court will be more efficient if they are required to serve only the attorneys and firms that have made appearances in this District.

**CONCLUSION**

Based on the foregoing, the parties move this Court for an order removing Delaware counsel as counsel of record for plaintiff and defendant.

DATED this 24th day of July, 2015.

MARKOWITZ HERBOLD PC

By: /s/ Renée E. Rothauge

Renée E. Rothauge  
OSB #903712  
(503) 295-3085

Attorneys for Defendant Intel Corporation

465579

**ATTORNEY CERTIFICATE OF SERVICE**

I hereby certify that on July 24, 2015, I have made service of the foregoing **UNOPPOSED MOTION TO REMOVE DELAWARE COUNSEL FROM THE CASE** on the party/ies listed below in the manner indicated:

Richard C. Weinblatt  
Stamatiros Stamoulis  
Stamoulis & Weinblatt LLC  
Two Fox Point Centre  
6 Denny Road, Suite 307  
Wilmington, DE 19809

U.S. Mail  
 Facsimile  
 Hand Delivery  
 Overnight Courier  
 Email  
 Electronically via USDC CM/ECF system

Jack B. Blumenfeld  
Paul Saindon  
Morris, Nichols, Arsh & Tunnell  
P.O. Box 1347  
Wilmington DE 19899-1347

U.S. Mail  
 Facsimile  
 Hand Delivery  
 Overnight Courier  
 Email  
 Electronically via USDC CM/ECF system

DATED this 24th day of July, 2015.

*/s/ Renée E. Rothauge*

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Renée E. Rothauge  
OSB #903712  
Attorney for Defendant Intel Corporation